FEBRUARY 28, 2008
MICHAEL W. DOBBINS CLERK, U.S.

FOR THE NORTHERN DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS FASTERN DIVISION
Angel Olden-Coe) Dec 21 2007 CLERK, U.S. DISTRIBUTION
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
(Name of the plaintiff or plaintiffs) V. Wendy'S International INC. Wendy'S International INC. CIVIL JUDGEDOW NOWAGISTRATE JUDGE COX
(Name of the defendant or defendants))
COMPLAINT OF EMPLOYMENT DISCRIMINATION
1. This is an action for employment discrimination.
2. The plaintiff is ANGE OLDEN-COE of the
in the state of T.LLINONS 3. The defendant is Wendy's International, Inc., whose
3. The defendant is INPNDUIC TNITERNATIONAL, INC., whose
street address is 40 Shuman BLVd - Ste 130
street address is 70 6 Minimum Journal of Cost 3
(city) Naper Villecounty) Durage (state) Illinois (ZIP) 60563
(Defendant's telephone number) 630- 961 5800
II The plaintiff sought employment or was employed by the defendant at (street address)
Wendyle Restaurant (city) Romeoville (county) Will (state) IL (ZIP code) 60446
(county) Will (state) IL (ZIP code) 60446
5. The plaintiff [check one box]
(a) was denied employment by the defendant.
(b) was hired and is still employed by the defendant.
was employed but is no longer employed by the defendant.

6. The defendant discriminated against the plaintiff on or about or beginning on que	r about,
6. The defendant discriminated against the plaintiff on or about or beginning on or (month) Aug., (day) 16, (year) 2005. Thrue 6	16/06
7.1 (Choose paragraph 7.1 or 7.2, do not complete both.)	ree t i i
(a) The defendant is not a federal governmental agency, and the plain filed a charge or charges against t	**
one box] has more than a charge or charges against that	
asserting the acts of discrimination indicated in this complaint with any of the follow	ving
government agencies:	
(i) the United States Equal Employment Opportunity Commission,	on or about
(month) 10/12 0th AND 9/19/2006	
(ii) the Illinois Department of Human Rights, on or about	
(ii) the Illinois Department of Human Rights, on or about (month) 10/13-05 (AND 9/19/3006)	,
(b) If charges were filed with an agency indicated above, a copy of the charge is	
attached. YES. NO, but plaintiff will file a copy of the charge within	in 14 days.
It is the policy of both the Equal Employment Opportunity Commission and the Illin	nois
Department of Human Rights to cross-file with the other agency all charges received	d. The
plaintiff has no reason to believe that this policy was not followed in this case.	
7.2 The defendant is a federal governmental agency, and (a) the plaintiff previously filed a Complaint of Employment Discrimination	with the
(a) the plaintiff previously filed a Complaint of Employment Discrimination defendant asserting the acts of discrimination indicated in this court complain	
Yes (month) (day) (year)	
No, did not file Complaint of Employment Discriminati	
2. The plaintiff received a Final Agency Decision on (month)	
(day) (year)	
c. Attached is a copy of the	
a. Complaint of Employment Discrimination,	
YES NO, but a copy will be filed within 14 days.	
(ii) Final Aganay Desigion	
(ii) Final Agency Decision	
YES NO, but a copy will be filed within 14 days.	

8.	(Complete paragraph 8 only if defendant is not a federal governmental agency.)
	(a) the United States Equal Employment Opportunity Commission has not issued a
	Notice of Right to Sue.
	(by the United States Equal Employment Opportunity Commission has issued a
	Notice of Right to Sue, which was received by the plaintiff on (month) 9/24 0 (day) AND (30/30/300 p) of which Notice is attached to this complaint.
9.	The defendant discriminated against the plaintiff because of the plaintiff's [check only
	those that apply]:
	(a) Age (Age Discrimination Employment Act).
	(b) Color (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(c) Disability (Americans with Disabilities Act or Rehabilitation Act)
	(d) National Origin (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(e) Race (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(f) Religion (Title VII of the Civil Rights Act of 1964)
	(g) Sex (Title VII of the Civil Rights Act of 1964); AND UNLOW FUL RETALIATION
10.	If the defendant is a state, county, municipal (city, town or village) or other local
	governmental agency, plaintiff further alleges discrimination on the basis of race, color,
	or national origin (42 U.S.C. § 1983).
11.	Jurisdiction over the statutory violation alleged is conferred as follows: for Title VII
	claims by 28 U.S.C.§1331, 28 U.S.C.§1343(a)(3), and 42 U.S.C.§2000e-5(f)(3); for
	42 U.S.C.§1981 and §1983 by 42 U.S.C.§1988; for the A.D.E.A. by 42 U.S.C.§12117;
	for the Rehabilitation Act, 29 U.S.C. § 791.
12.	The defendant [check only those that apply]
	(a) failed to hire the plaintiff.
	(b) terminated the plaintiff's employment. Twice
	(c) failed to promote the plaintiff.

(d) failed to reasonably accommodate the plaintiff's religion.
(e) failed to reasonably accommodate the plaintiff's disabilities.
(f) failed to stop harassment;
(g) retaliated against the plaintiff because the plaintiff did something to assert
rights protected by the laws identified in paragraphs 9 and 10 above;
(h) other (specify):
(1) discharge O her or Nug 26, 2005 because of Physical
(1) discharge her on Nug 8.6, 2005 because of Physical
dis Abilitie
(2) UNEQUAL to pine + CONDITIONS OF Employment (B)UNISIONAL
be asse of her Sax, temples pace, black
13. The facts supporting the plaintiff's claim of discrimination are as follows: (B) UNLOWFUL TERMINATION ON GIGITOUT because of
13) UNLOW INC PERMINATION OF GITTETON OF GENESE OF.
UNLAWFUL RETALISTION AND HER DN-going
physicals disability, A long team
back CONDITION;
4) Complained Incorporates by Reterence both of
her Attached Charges of discrimination into this,
COMPLAINTO
14. [AGE DISCRIMINATION ONLY] Defendant knowingly, intentionally, and willfully
discriminated against the plaintiff. The plaintiff demands that the case be tried by a jury. YES NO
13. The plantiff domained that the outse of the day a july.
16. THEREFORE, the plaintiff asks that the court grant the following relief to the plaintiff [check only those that apply]
[check only mose that apply]
(a) Direct the defendant to hire the plaintiff.
(b) Direct the defendant to re-employ the plaintiff.
(c) Direct the defendant to promote the plaintiff.
(d) Direct the defendant to reasonably accommodate the plaintiff's religion.
(e) Direct the defendant to reasonably accommodate the plaintiff's disabilities.

(f)	Direct the defendant to (specify):
(g) ((g)	If available, grant the plaintiff appropriate injunctive relief, lost wages, liquidated/double damages, front pay, compensatory damages, punitive damages, prejudgment interest, post-judgment interest, and costs, including reasonable attorney fees and expert witness fees.
(h)	Grant such other relief as the Court may find appropriate.
(Plaintiff'	s signature) Angel Olden-Col
(Plaintiff	· ·
(Plaintiff)	s street address) Box 2142
(City)_ 丁 (SLILY (State) II. (ZIP) 60484
(Plaintiff's te	lephone number) (<u>630</u>) – <u>618 – 6775</u> Date: 12/13/07
LOCAL RU	LES 5.2 — 5.4

Form of Papers Filed LR5.2.

PAPER AND FONT SIZE. Each document filed shall be flat and unfolded on opaque, unglazed, white paper approximately 8 ½ x 11 inches in size. It shall be plainly written, or typed, or printed, or prepared by means of a duplicating process, without erasures or interlineations which materially deface it. It shall be bound or secured on the top edge of the document. Where the document is typed, line spacing will be at least 11/2 lines. Where it the size of the type in the body of the text shall be 12 points and is typed or printed, (1) that in footnotes, no less than 11 points, and (2) the margins, left-hand, right-hand, top, and bottom, shall each be 1 inch.

FFI leed 102/22/18/200078 Prægge 66 odf 1144

EEOC Form 161 (3/98)

U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

EEOC I	Form 161 (3/98)				-		
			DISMISSAL AND NOTICE	E OF	RIGHTS		
То:	Angel Old P O Box S Joliet, IL	2142		From:	DI-Amina Office		
	C-wified	Mail: 7099 3400 00	14 4054 4048				
		On behalf of	f person(s) aggrieved whose identity is TIAL (29 CFR §1601.7(a))				
FEC	C Charge N		EEOC Representative			Telephone No.	
			Armernola P. Smith,			(242) 006 50	72
21E	3-2006-00	069	State & Local Coordinator			(312) 886-597	
TH	E EEOC I	S CLOSING ITS	FILE ON THIS CHARGE FOR THE I	OLLO	OWING REASON:		
•••		he facts alleged in the	charge fail to state a claim under any of the s	tatutes	enforced by the EEOC.		
		our allegations did no	t involve a disability as defined by the Americ	ans Wil	th Disabilities Act.		
			bys less than the required number of employe			statutes.	
		our charge was not ti	mely filed with EEOC; in other words, you wa	aited too	o long after the date(s) of the	alleged discriminati	
			30 days in which to respond, you faile s, or otherwise failed to cooperate to the exter	ed to p	provide information, failed t was not possible to resolve yo	to appear or be our charge.	available for
			ts were made to locate you, we were not able				
	一	You were given 30 day	ys to accept a reasonable settlement offer tha	t affords	s full relief for the harm you all	eged.	
		establishes violations	following determination: Based upon its inve of the statutes. This does not certify that the night be construed as having been raised by	respond	ient is in compliance with the :	lude that the inform statutes. No finding	nation obtained g is made as to
	X	The EEOC has adopte	ed the findings of the state or local fair employ	ment pi	ractices agency that investigat	ted this charge.	
		Other (briefly state)					
	_		- NOTICE OF SUIT				
not fed of be	tice of dis leral law t this notic different.)	missal and of you based on this cha ce; or your right to	Disabilities Act, and/or the Age I or right to sue that we will send you orge in federal or state court. Your o sue based on this charge will be los	. You lawsui st. (Th	may file a lawsuit againt in the state of th	nst the respond N 90 DAYS of t based on a sta	your receipt ate claim may
alle	eged EPA	Act (EPA): EPA underpayment. T file suit may not l	suits must be filed in federal or stat This means that backpay due for ar be collectible.	e cour ny vio	t within 2 years (3 year lations that occurred <u>r</u>	s for willful viol nore than 2 ye	ations) of the ars (3 years)
			On behalf of	the Co	ommission		
			John P.	Row	e	9/24/07	
E	nclosures(s)		John P. Re District Dir			9/25/D7	nailed) Rec/D RV
CC	: WE	NDY INTERNATIO	NAL INC			11-0/0/	1000 W

DISMISSAL AND NOTICE OF RIGHTS

-				
То:	Mr. Angel Oldan-Coc c/o Mr. Rafael Molin Attorney at Law 3930 N. Pine Grove Chicago, IL 60613-5	ary, Esq. Avenue, Ste 715	Equal Employment Chicago District Of 500 West Madison Suite 2800 Chicago, Illinois 60	Street
	On behalf of person(s) aggric CONFIDENTIAL (29 CFR §	1601.7(a))		The book No.
EOC Cha		EEOC Representative		Telephone No.
21BA70	237	Nola Smith, State &	Local Coordinator	(312) 886-5973
THE EEO	C IS CLOSING ITS FILE O	N THIS CHARGE FOR THE FOLLO	WING REASON:	
		ge fail to state a claim under any of the st		
	Your allegations did not invo	lve a disability as defined by the America	ns with Disabilities Act.	
	The Respondent employs le	ss than the required number of employee	s or is not otherwise covered by	y the statutes.
一	Your charge was not timely	iled with EEOC; in other words, you waite	ed too long after the date(s) of the	ne alleged discrimination to file your charge.
	Having boop given 30 days		information, failed to appear o	r be available for interviews/conferences, or
	While reasonable efforts we	re made to locate you, we were not able t	to do so.	
		accept a reasonable settlement offer that		
	establishes violations of the	wing determination: Based upon its inv statutes. This does not certify that the resp red as having been raised by this charge.	condent is in combinance with the	e to conclude that the information obtained e statutes. No finding is made as to any other
X	The EEOC has adopted the	findings of the state or local fair employn	nent practices agency that inve	stigated this charge.
	Other (briefly state)			
		- NOTICE OF SU (See the additional information	n attached to this form.)	
of dismison this contoning to sue b	ssal and of your right to su charge in federal or state o ased on this charge will b	e that we will send you. You may recourt. Your lawsuit must be filed you lost. (The time limit for filing su	WITHIN 90 DAYS of you uit based on a state claim	
EPA un	Pay Act (EPA): EPA suits derpayment. This means may not be collectible.	that backpay due for any violat	court within 2 years (3 year ions that occurred more	rs for willful violations) of the alleged than 2 years (3 years) before you
		On behalf of the Comm	ission	
		John P. G	Rowe	OCT 3 0 2097
Enclos	ure(s)	John P. Rowe, District	Director	(Date Mailed)
cc:	Wendy's Internation	al. Inc.		NOV 1, 2007 Red
	on a grant of the second	····		· O. A
				U < 1/

FORM 5 (5/05)

		CITADA	GE NUMBER
CHARGE OF DISCRIMINATION	AGENCY	CHAR	GE IVENIDELL
This form is affected by the Privacy Act of 1974: See Privacy act statement	ent IDHR	200	6CF0854
for completing INIS IOIIII.	\		
06W1012.08	EEOC		
		FFOC	
Illinois Department of Hu	man Rights and	EEOC	
		EPHONE (include	le erres code)
NAME (indicate Mr. Ms. Mrs.)	(815) 722		ic sica conci
Angel Olden-Coe	l '	DATE OF B	ртя
STREET ADDRESS CITY, STATE AND ZIP			
P. O. Box 2142 Joliet, 1L 00434	VMENT AGENCY.	PPRENTICESI	IIP COMMITTEE, STATE
		RE THAN ONE	LIST BELOW)
1 1101120011	APLOYEES,	TELEPH	ONE (Include area code)
Wendy International Incorporated MEMBERS 15+		(630) 9	61-5800
CITY, STATE AND 2	ZIP CODE		COUNTY
40 Shuman Blvd. Suite 130 Naperville, IL 60	563		DuPage
CAUSE OF DISCRIMINATION BASED ON:		DATE OF	DISCRIMINATION
		EARLIEST	(ADEA/EPA) LATEST (ALL)
PHYSICAL HANDICAP RETALIATION			
			08/26/05
		CONT	INUING ACTION
		Contr	Mond Action
THE PARTICULARS ARE (if additional space is needed attach extra	sheet		
THE PARTICULARS ARE (II souldones speece to			
I. A. ISSUE/BASIS			
DISCHARGE – AUGUST 26, 2005, E	SASED ON MY	PHYSICAL	HANDICAP, BACK
DISORDER AND MIGRAINES			
DISORDER PER DISTRICT			
B. PRIMA FACIE ALLEGATIONS			
1. I am handicapped within the r	neaning of Secti	on 1-103(I) o	f the Human Rights Act
2. Respondent is aware of my ha	ndicap conditio	ıs, because I	was injured on the job
on July 25, 2005.	-		
Continued			
	· · · · · · · · · · · · · · · · · · ·		<u></u>
The state of the state of the second of the	SUBSCRIBED A	AD SWADN TA	BEFORE ME ON THIS
I also want this charge filed with the EEOC. I will advise the agencies if I change my address or telephone number and I will cooperate fully with them		ND 3 WORN TO	
in the processing of my charge in accordance with their procedures.	2	TIL 1	(DOVID 10/12/05
	- XXXX	COLATION	A CONTRACTOR AND
	MOLARY SI	GNATURE	Omonth date-year
	1		
· · · · · · · · · · · · · · · · · · ·	_ /	1 11	
"OFFICIAL SEAL"	K X ma	1) /Ol/l/n	n (h) 10-12/5
Krystal I. Rogers	SIGNATURE	OF COMPLAI	NANT DATE
Notary Public, State of Illinois My Commission Expires Nov. 15, 2006	1		ning is true and correct I ewear or
	affirm that I have	read the above cha	oing is true and correct I swear or rge and that it is true to the best of I
NOTARY SEAL	knowledge, inform	ation and belief	_

Complainant: Angel Olden-Coe Charge Number: 2006CF0854

Page 2

- On or about August 20, 2005, I received a letter from Respondent informing me that if I did not contact Respondent by August 20, 2005, they would take the position that I had voluntarily quit my job effective August 26, 2005. I informed Respondent that they were provided a letter from my doctor stating that I would be released to return to work in December, 2005. Respondent denied receiving my doctor's statement and I was terminated effective August 26, 2005.
- 4. My handicap is unrelated to my ability to perform the essential functions of my job.

II. A. ISSUE/BASIS

DISCHARGE – AUGUST 26, 2005, IN RETALIATION FOR FILING A CHARGE OF DISCRIMINATION WITH THE EQUAL EMPLOYMENT OPPORTUNITY COMMISSION OPPOSING UNLAWFUL DISCRIMINATION BASED ON MY RACE, BLACK

B. PRIMA FACIE ALLEGATIONS

- 1. In April 2005, I participated in a protected activity when I filed a charge of discrimination with the EEOC opposing that which I reasonably and in good faith believed to be unlawful discrimination based on my race, black.
- 2. On July 25, 2005, I fell and injured myself during working hours. On August 20, 2005, I received a letter from Respondent informing me that I was discharged effective August 26, 2005. The reason given by Respondent for my discharge was that I failed to provide Respondent with a return to work date. Respondent was provided a letter from my attorney informing Respondent that per my treating physician I was restricted from working until December 2005. Respondent denied receiving my doctor's note and I was terminated effective August 26, 2005.
- 3. The adverse action followed my protected activity within such a period of time as to raise an inference of retaliatory motivation.

MEE/JJT

FILING SUIT IN COURT OF COMPETENT JURISDICTION

PRIVATE SUIT RIGHTS:

This issuance of this Notice of Right to Sue ends EEOC's process with respect to your charge. You may file a lawsuit against the respondent named in your charge within 90 days from the date you receive this Notice. Therefore you should keep a record of this date. Once this 90-day period is over, your right to sue is lost. If you intend to consult an attorney, you should do so as soon as possible. Furthermore, in order to avoid any question that you did not act in a timely manner, if you intend to sue on your own behalf, your suit should be filed well in advance of the expiration of the 90-day period.

You may file your lawsuit in a court of competent jurisdiction. Filing this Notice is not sufficient. A court complaint must contain a short statement of the facts of your case which shows that you are entitled to relief. Generally, suits are brought in the state where the alleged unlawful practice occurred, but in some cases can be brought where relevant employment records are kept, where the employment would have been, or where the respondent has its main office.

You may contact EEOC if you have any questions about your rights, including advice on which court can hear your case, or if you need to inspect and copy information contained in the case file.

A lawsuit against a private employer is generally filed in the U.S. District Court.

A lawsuit under Title VII of the Civil Rights Act of 1964, as amended, against a State agency or a political subdivision of the State is also generally filed in the U.S. District Court.

However, a lawsuit under the Age Discrimination in Employment Act or the Americans with Disabilities Act or, probably, the Equal Pay Act against a State instrumentality (an agency directly funded and controlled by the State) can only be filed in a State court.

A lawsuit under the Age Discrimination in Employment Act or the Americans with Disabilities Act or the Equal Pay Act against a political subdivision of the State, such as municipalities and counties, may be filed in the U.S. District Court.

For a list of U.S. District Courts, please see reverse side.

IF THE FIRST THREE CHARACTERS OF YOUR <u>EEOC CHARGE NUMBER</u> ARE "21B" <u>AND</u> YOUR CHARGE WAS INVESTIGATED BY THE ILLINOIS DEPARTMENT OF HUMAN RIGHTS (IDHR), REQUEST FOR REVIEWING AND COPYING DOCUMENTS FROM YOUR FILE <u>MUST</u> BE DIRECTED TO IDHR.

ATTORNEY REPRESENTATION:

If you cannot afford or have been unable to obtain a lawyer to represent you, the court having jurisdiction in your case may, assist you in obtaining a lawyer. If you plan to ask the court to help you obtain a lawyer, you must make this request of the court in the form and manner it requires. Your request to the court should be made well before the end of the 90-day period mentioned above. A request for representation does not relieve you of the obligation to file a lawsuit within this 90-day period.

DESTRUCTION OF FILE:

If you file suit, you or your attorney should forward a copy of your court complaint to this office. Your file will then be preserved. Unless you have notified us that you have filed suit, your charge file could be destroyed as early as six months after the date of the Notice of Right to Sue.

IF YOU FILE SUIT, YOU OR YOUR ATTORNEY SHOULD NOTIFY THIS OFFICE WHEN THE LAWSUIT IS RESOLVED.

		lopic
	AGENCY	CHARGE NUMBER
CHARGE OF DISCRIMINATION	X FEPA	
This form is affected by the Privacy Act of 1974; See Privacy act statement before Completing this form.	▼ EEOC	2007CF 1138
Illinois Department of Human Rights State or local Agency, if any		and EEOC
State or total Agency, of any		
NAME (Indicate Mr., Ms., Mrs.)		HOME TELEPHONE (Include Area Cade)
TREET ADDRESS	kan	DATE OF BIRTH
NAMED IS THE EMPLOYER LABOR ORGANIZATION, EMPLOYME	NT AGENCY A	
STATE OR LOCAL GOVERNMENT AGENCY WHO DISCRIMINATED	AGAINST ME	(If more from one, the below). TELEPHONE (Include Area Code)
Words'S Injoine Hond Inc. Hembers	15+	860-443-7266
STREET ADDRESS CITY, STATE AND ZIP CODE		5lo3
MAME I De la	JAK COLO	TELEPHONE (Include Area Code)
COUNTIE TO THE MENO THE		(630)961-5800
STREET ADDRESS CITY, STATE AND ZIP CODE 1288 L X S.L. D. L. D. L. A. C. T. W. L. C.		3017
CAUSE OF DISCRIMINATION BASED ON (Check appropriate box (a))		DATE DISCRIMINATION TOOK PLACE
RACE COLOR SEX RELIGION	national origin	EARLIEST (ADEARDA) LATEST (ALL)
RETALIATION AGE DISABILITY	OTHER	
		CONTINUING ACTION
THE PARTICULARS ARE (Faddithonal space is meaded, atlach extrasheel(s)) A HACLED NARRATIVED IS IN	corpora	ted by Reterence
	DEPT.	OF HUMAN RIGHTS INTAKE UNIT SEP 19 2006 RECEIVED
agencies if I change my address or telephone. Number and I will cooperate fully with them in the processing of my charge in accordance with their procedures. I declare under penalty of perjuty that the foregoing is true and correct. OFFICIAL SEAL DELYN L MCDANSEL	in that I have react the anternation and belief RE OF COMPLAIN	tato and Local Requirements) 1/4/2 Leave charge and that it is true to the best of my IANT DATE 1/4/2 LEONE ME THIS DATE (Day, month, and year)

I. A. ISSUE/BASIS

Complainant contends that Respondent subjected her to unequal terms and conditions of employment, e.g., reducing hour hours of work and placed her on a harder shift, because of her sex, female and race, Black in violation of the Illinois Human Rights Act and Title VII, the Civil Rights Act of 1964, as amended.

B. PRIMA FACIE CASE

- 1. Complainant is race, Black and Respondent is aware of same; Complainant's sex is female and Respondent is aware of same;
- 2. Complainant contends that since May 2006 and forward Respondent has reduced her work hours to under 40 hours and placed her on a harder shift than less senior non-Black Assistant Managers;
- 3. Complainant states that Respondent has not subjected non-Black and non-female Assistant Managers to such reduced hours and placement on harder shifts especially given her years of service to the company;
- 4. Complainant always performed her assigned job duties at Respondent at an acceptable level;
- 5. Complainant contends that Respondent subjected her to unequal terms and conditions of employment, e.g., reducing hour hours of work and placed her on a harder shift, because of her sex, female and race, Black in violation of the Illinois Human Rights Act and Title VII, the Civil Rights Act of 1964, as amended.

II.

A. ISSUE/BASIS

Respondent terminated Complainant on June 16, 2006, because of her history of having filed previous charges of discrimination against Respondent, i.e., unlawful retaliation and because of her on-going physical disability, a long term back condition, in violation of the Illinois Human Rights Act and the Americans with Disabilities Act.

B. PRIMA FACIE CASE

1. Complainant is disabled under the Illinois Human Rights Act (Act) and the Americans with Disabilities Act (ADA).

- 2. Complainant's condition is long term, substantially disabling, and significantly interferes with her major life activities;
- 3. In spite of Complainant's disabilities, she was able to continue to perform the essential job duties of her position with a reasonable accommodation;
- 4. Before her termination (in May 2006), Complainant asked for a reasonable accommodation through her doctor's notes: no lifting over ten pounds (later increased to no lifting over 5 pounds) and not working more than 40 hours per week:
- 5. Previously Complainant had formally filed several EEOC complaints against Respondent;
- 6. On June 16, 2006, Complainant contends that Respondent terminated her employment because of a specious and unsustainable reason, i.e., "gross misconduct" - her purportedly rude behavior towards a customer;
- 7. Complainant contends that she has always performed her assigned job duties in an acceptable manner as Assistant Manager and that she has always complied with Respondent's rules regarding the treatment of customers;
- 8. Complainant contends that Respondent has not previously written her up for not performing her assigned job duties;
- 9. Complainant contends that her performance and treatment of customers as an Assistant Manager is no different than the performance of similarly situated Assistant Managers who are not disabled and who have not previously filed civil rights charges against Respondent, e.g., Debra _____; Margie _____ and Denise ____;
- 10. Complainant contends that the purported reason for her discharge is a pretext in that Respondent was looking for any reason to terminate her employment especially since she requested a reasonable accommodation and because of her prior charge filings against Respondent;
- 11. Respondent terminated Complainant on June 16, 2006, because of her history of having filed previous charges of discrimination against Respondent, i.e., unlawful retaliation and because of her on-going physical disability, a long term back condition, in violation of the Illinois Human Rights Act and the Americans with Disabilities Act.

Cause 11:007 cov 0071935 Document 110 Hiller 122/22/8/2002 Page 1144 of 1144 FILING SUIT IN COURT OF COMPETENT JURISDICTION

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IF THE FIRST THREE CHARACTERS OF YOUR <u>EEOC CHARGE NUMBER</u> ARE "21B" <u>AND</u> YOUR CHARGE WAS INVESTIGATED BY THE ILLINOIS DEPARTMENT OF HUMAN RIGHTS (IDHR), REQUEST FOR REVIEWING AND COPYING DOCUMENTS FROM YOUR FILE <u>MUST</u> BE DIRECTED TO IDHR.

ATTORNEY REPRESENTATION:

If you cannot afford or have been unable to obtain a lawyer to represent you, the court having jurisdiction in your case may, assist you in obtaining a lawyer. If you plan to ask the court to help you obtain a lawyer, you must make this request of the court in the form and manner it requires. Your request to the court should be made well before the end of the 90-day period mentioned above. A request for representation does not relieve you of the obligation to file a lawsuit within this 90-day period.

DESTRUCTION OF FILE:

If you file suit, you or your attorney should forward a copy of your court complaint to this office. Your file will then be preserved. Unless you have notified us that you have filed suit, your charge file could be destroyed as early as six months after the date of the Notice of Right to Sue.

IF YOU FILE SUIT, YOU OR YOUR ATTORNEY SHOULD NOTIFY THIS OFFICE WHEN THE LAWSUIT IS RESOLVED.